

INTERVIEW SUMMARY RECORD

On May 17, 2006, Applicant's attorneys David Read and Oliver Ong conducted a telephonic interview with Examiner Rashan Patterson and Examiner Twyler Lamb in which claims 1, 3, 4, 5, 13 and 15 were discussed. During that interview, Applicant's attorneys explained that claim 5 (and similar claim 15) as originally filed was intended to and should be interpreted as a pharmacy label having a single section, as defined by a fold line, that contains two peel off labels. Applicant's attorneys further explained that because the cited art of Griffiths et al. disclosed two labels specifically disposed on different sections, as defined by a fold line, that claim 5 was allowable over Griffiths et al. The Examiners agreed that claim 5 was allowable over Griffiths et al., but that an additional search may be required. The Examiners requested that the amendments be incorporated into a response. The Examiners' time and suggestions are greatly appreciated.

REMARKS

Claims 1-27 are pending and at issue in this application. Claim 1 is amended to recite the limitations of claims 3, 4, and 5. Specifically, claim 1 now recites a sheet including a first area and a second area on an obverse face, the first area of the obverse face including a pair of peel-off labels, wherein the sheet includes a pair of fold lines dividing the sheet into first, second and third sections, and wherein the first and second area of the obverse face are disposed on the same section.

Similarly, claim 13 is amended to recite the limitations of claim 15. Specifically, claim 13 now recites a sheet including a first area and a second area on an obverse face, the first area of the obverse face including a pair of peel-off labels, and wherein the sheet includes a plurality of fold lines dividing the sheet into a plurality of sections, the first area of

the obverse face and the first area of the reverse face disposed on the same section.

Accordingly, claims 3, 4, 5, and 15 are cancelled.

In a similar manner to claims 1 and 13, claim 23 is amended to recite providing a sheet having a pair of peel-off labels on a first area of an obverse face wherein the sheet is adapted to fold along a pair of fold lines that divide the sheet into first, second and third sections, and wherein the first and second area of the obverse face are disposed on the same section.

Claims 10 and 19 are rewritten in independent form and now recite all the limitations of their former base claims (previous claims 1 and 13).

Applicant respectfully traverses the rejection of claims 1-9, 11-18, and 20-27 as obvious over Tung et al. (U.S. Patent No. 5,803,498), Yuyama et al. (U.S. Patent No. 5,839,836) and Griffiths et al. (5,435,600). As proposed during the Examiner interview, each of the pending claims is amended to recite a sheet including a first area and a second area on an obverse face, the first area of the obverse face including a pair of peel-off labels, wherein the sheet is adapted to fold along a plurality of fold lines into a plurality of sections, and wherein the first and second area of the obverse face are disposed on the same section. This amendment serves to clarify that the sheet contains a pair of peel-off labels disposed on a single section as defined by folds lines.

Tung et al. and Yuyama et al. fail to disclose any sheet having fold lines, and thus, the Office action to relies on Griffiths et al. for such a teaching. As acknowledged in the interview, Griffiths et al. fails to teach a first area having two peel-off labels being disposed on a single section, as defined by a fold line. To be operable, Griffiths et al requires that its two peel-off labels be symmetrically folded against each other (along a fold line) to provide contact between the two labels for image transfer, therefore the two peel-off labels of

Griffiths, by definition, are located on separate sections. Because Griffiths et al. cannot operate if its two peel-off sections are not disposed on different sides of a fold line, and thus different sections, Griffiths et al. actually teaches away from two peel-off labels on a single section, as recited by the claims 5 and 15.

Applicant respectfully traverses the rejection of claims 10 and 19 as obvious over the combination of Tung et al., Yuyama et al., and Griffiths et al. in further view of Bellesfield et al. (U.S. Patent No. 6,282,489). Claims 10 and 19 recite a database including location-specific data associated with a selected medication for a plurality of store locations, and a controller arranged to forward the location-specific data associated with the selected medication to a printer for printing the sheet. As discussed in the specification, the location specification data associated with a medication may be, for example, information concerning where in the store location the selected medication is located, or information concerning whether the prescription was received via the Internet, via an automated pre-fill program, by telephone, or through a conventional paper prescription form. The Office action relies on Bellesfield for location-specific data associated with a selected medication, and the action acknowledges that none of Tung et al., Yuyama et al., and Griffiths et al. discloses location-specific data associated with a selected medication.

Bellesfield et al. fails to disclose a database storing location-specific data associated with a selected medication. Bellesfield et al. merely discloses a travel planning apparatus that provides a map that highlights a path between a trip departure point and destination point. Bellesfield et al. fails to disclose any pharmacy or medication related location information, and thus, Bellesfield et al. cannot disclose any location specific data associated with a specific medication, as recited by the claims.

CONCLUSION

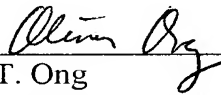
Applicant submits that this case is in a condition for immediate allowance. For the foregoing reasons and for other reasons clearly apparent, Applicant respectfully requests reconsideration and allowance of rejected claims 1-27.

If there are matters that can be discussed by telephone to further the prosecution of this application, the Examiner is invited to call the undersigned attorney at the number listed below.

Respectfully submitted,

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